# M. Premo-Hopkins Reply Decl. Exhibit 3

From: Roopal Luhana <Luhana@chaffinluhana.com>
Sent: Wednesday, August 20, 2025 11:14 AM

To: Premo-Hopkins, Mark W.

Cc: Vartain, Laura; Sarah London; Rachel Abrams; Andrew Kaufman; Steven Cohn; Roopal

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Luhana

**Subject:** Re: Uber's Motion For Enforcement of the Protective Order

# This message is from an EXTERNAL SENDER

Be cautious, particularly with links and attachments.

Thank you for your e-mail Mark. I'm available for a call tomorrow to discuss the matter further. However, as I mentioned to Laura yesterday and noted in my emails last week, we should have met and conferred before the Defendants filed the Motion to Enforce the Protective Order. We believe the Defendants should withdraw their Motion since the proper meeting and conferring process was not followed.

To address your concerns, MDL Leadership is willing to agree to the following:

- Each PSC law firm with access to MDL shared document and work product depositories will conduct an investigation and report to Uber's counsel by email the following:
  - o I contacted each employee, contractor, consultant or agent (including expert witnesses) working with [INSERT FIRM NAME HERE], as well as any client who, to best of my knowledge and based on a reasonable investigation, had access to the compilation of sealed documents/exhibits (or a significant subset thereof) submitted in connection with Plaintiffs' summary judgment opposition in the JCCP. I did not contact consultants, contractors, agents, or experts that I knew were contacted by another law firm.
  - Following reasonable investigation, I do not have information suggesting that that any
    individual identified in paragraph 1 shared or in any way provided access, directly or
    indirectly, to any of the documents referenced in the Article to the New York Times or its
    agents, either directly or indirectly.

OR

- The investigation described in paragraph 1 revealed information concerning the source of this unauthorized disclosure to the New York Times and then describe the circumstances of such disclosure.
- Reports to Uber's counsel at [email address] are due by [insert reasonable date].

We believe this proposal adequately addresses the concerns raised.

Best, Roopal Roopal Luhana Partner Document 3772-5 Filed 08/27/25 Page 3 of 4

E: Luhana@chaffinluhana.com

P: (347) 269-4461

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# Mailing Address:

Chaffin Luhana LLP 600 Third Ave., 12th Flr. New York, NY 10016

A referral is the best compliment. If you know anyone who needs our help, please have them call us. We're available 24/7.

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From: Premo-Hopkins, Mark W. <mark.premohopkins@kirkland.com>

Sent: Tuesday, August 19, 2025 4:07 PM

To: Roopal Luhana < Luhana@chaffinluhana.com >

Cc: Roopal Luhana < Luhana@chaffinluhana.com >; Vartain, Laura < laura.vartain@kirkland.com >

Subject: Re: Uber's Motion For Enforcement of the Protective Order

Roopal - apologies for the delay in getting back to you. I was traveling internationally for work and did not get a chance to circle back.

I am happy to connect to discuss. I understand from Laura Vartain that you have a proposal for what plaintiffs' leadership counsel would be willing to do. Please send that along in advance.

Copying Laura here for visibility.

Are you available to discuss tomorrow or Thursday?

#### Mark Premo-Hopkins, P.C.

**KIRKLAND & ELLIS LLP** 

333 W. Wolf Point Plaza, Chicago, IL 60654

T +1 312 862 2706

M +1 312 497 6606

F +1 312 862 2200

he / him / his

mark.premohopkins@kirkland.com

On Aug 14, 2025, at 6:28 PM, Roopal Luhana < Luhana@chaffinluhana.com > wrote:

Hi Mark, I left you a VM on your cell and work line today to discuss above. Can you please give me a call when you get a chance? Thanks.

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Best, Roopal

# Roopal Luhana | Partner

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